TO: Mail Stop 8

Director of the U.S. Patent & Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

	ance with 35 § 290 and/or				
filed in the U.S. Dis	strict Court Norther	n District of CA	on the followin	g X Patents o	or 🗆 Trademarks:
DOCKET NO.	DATE FILED	U.S. DI	U.S. DISTRICT COURT		
CV 09-00696 SBA	02/17/2009		U.S. Disrict of	strict of CA	
PLAINTIFF			DEFENDANT	DI DIZ	
JUNIPER NETWORKS, INC			PETER M. SHI	PLEY	ì
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER O	F PATENT OR TRA	DEMARK
1 6,119,236			***PLE.	ASE SEE COMPLAI	NT***
2 6,704,975					
3				<u> </u>	
4					
5					
In the above	e-entitled case, the follow	ving patent(s) ha		Cross Bill	Other Pleading
PATENT OR	DATE OF PATENT				DEMARK
TRADEMARK NO.	OR TRADEMARK		HOLDER O	F PATENT OR TRA	DEMARK
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2					
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4					
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In the abov	e-entitled case, the follow	ving decision ha	s been rendered or judg	rement issued:	
CLERK		(BY) DEPUTY	CLERK		DATE
Richard W. V	Jessie Mosley			February 24, 2009	

IRELL & MANELLA LLP Morgan Chu (70446) (mchu@irell.com) Jonathan S. Kagan (166039) (jkagan@irell.com) 1800 Avenue of the Stars, Suite 900 Los Angeles, California 90067-4276 Telephone: (310) 277-1010 Facsimile: (310) 203-7199 ORIGINAL FILED David C. McPhie (231520) (dmcphie@irell.com) 840 Newport Center Drive, Suite 400 Newport Beach, California 92660-6324 Telephone: (949) 760-5200 FEB 1 7 2009 Richard W. Wieking Clerk, U. . District Court Northern District of California Facsimile: (949) 760-5200 Attorneys for Plaintiff San Jose 8 Juniper Networks, Inc. 9 UNITED STATES DISTRICT COURT 10 **SBA** 11 NORTHERN DISTRICT OF CALIFORNIA 12 $C_0Q_{No.}00096$ 13 JUNIPER NETWORKS, INC., a Delaware corporation, 14 COMPLAINT FOR FALSE PATENT MARKING (35 U.S.C. Plaintiff, 15 § 292) VS. DEMAND FOR JURY TRIAL 16 PETER M. SHIPLEY, an individual, 17 Defendant. 18 19 20 Plaintiff Juniper Networks, Inc. ("Juniper") alleges as follows: 21 STATEMENT OF THE CASE 22 This is a civil action for damages under 35 U.S.C. § 292, in which 1. 23 Plaintiff Juniper brings this action on behalf of the United States of America. Juniper also lays claim to fifty percent (50%) of the fine awarded pursuant to the above-mentioned statute. 26 27 ///28 1/// RELL & MANELLA LLP A Registered Limited Liability Law Partnership Including

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 Plaintiff Juniper is a corporation duly organized and existing under the laws of the State of Delaware, and has its principal place of business at 1194 N.
 Mathilda Avenue, Sunnyvale, California 94089.

3. On information and belief, Defendant Peter M. Shipley is an individual residing at 2341 Spaulding Avenue, Berkeley, California 94703.

JURISDICTION

- 4. This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a) in that this is a civil action arising out of the patent laws of the United States of America, specifically 35 U.S.C. § 292.
- 5. This Court has personal jurisdiction over the Defendant because he resides in the State of California.

VENUE

6. Venue is proper in this judicial district under 28 U.S.C. §§ 1391 and 1400(b) because Mr. Shipley's violations of 35 U.S.C. § 292 originate from and have occurred in part in the Northern District of California, and because Mr. Shipley is domiciled in this District.

INTRADISTRICT ASSIGNMENT

7. Pursuant to Civil Local Rule 3-2(c), because this action is an intellectual property action, it is properly assigned to any of the divisions in this district.

GENERAL ALLEGATIONS

- 8. Jumper is a leading designer, developer, manufacturer, and seller of computer networking products. Juniper's products include, among other things, a variety of firewall products.
- 9. On information and belief, Mr. Shipley is a self-proclaimed computer "hacker." Mr. Shipley promotes his "hacking" abilities and related projects and ...

COMPLAINT FOR FALSE PATENT MARKING; DEMAND FOR JURY TRIAL

the Website, and Mr. Shipley made no successful attempt to restore or recreate the

Dynamic Firewall that had been functioning previously on the Website.

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- Mr. Shipley's altered marking falsely indicated that the Dynamic 23. Firewall allegedly covered by U.S. Pat. Nos. 6,119,236 and 6,304,975 was still "functioning" on the Website.
- On information and belief, at the time Mr. Shipley made this alteration to the Website language, he knew that language to be false, and that no Dynamic Firewall allegedly covered by U.S. Pat. No. 6,119,236 and 6,304,975 was in fact "functioning" on the Website.
- As of February 11, 2009, the Website continues to bear a marking 25. indicating that the Dynamic Firewall allegedly covered by U.S. Pat. Nos. 6,119,236 and 6,304,975 is still "functioning" on the Website.
- On information and belief, the Dynamic Firewall is not currently 26. operating or functioning on the Website.
- No embodiment of U.S. Pat. Nos. 6,119,236 and 6,304,975 created by 27. 15 Mr. Shipley has been in existence since the hard drive containing the Dynamic 16 Firewall crashed in 1999.

CAUSE OF ACTION

(False Marking under 35 U.S.C. § 292)

- Juniper restates, realleges and incorporates by reference the allegations 28. contained in paragraphs 1 through 27 of this Complaint as if fully set forth herein.
- Mr. Shipley has, in connection with the Website, marked upon, affixed 29. to, or used in advertising, both in the past and presently, the words "Patent Pending," "Patent # 6,119,236," "Fatent # 6,119,236 and 6,304,975" and other words or numbers importing that a product or service functioning on the Website was and is patented.
- The Website and any firewall or other security products or services 30. operating thereon are unpatented articles with respect to U.S. Pat. Nos. 6,119,236 and 6,304,975, and have been since 1999.

marking will be developed during discovery and proven at trial.

WHEREFORE, Juniper prays for judgment as follows:

published multiple times every day since 1999, resulting in a total fine of millions of

PRAYER FOR RELIEF

transmitted for display by a web browser), with one-half of this damages award to

employees, officers and those persons acting in concert or participating with Mr. Shipley, from all false marking activity including publication of false markings

For an injunction restraining and enjoining Mr. Shipley, his agents, servants,

For an award of damages of \$500 for every false marking offense by

dollars or more. The actual amount of the fine attributable to Defendant's false

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17 18 Mr. Shipley (meluding each time the false marking on the Website has been

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contained on the Website:

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20 Juniper and the other half to the United States:

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COMPLAINT FOR FALSE PATENT MARKING: DEMAND FOR JURY TRIAL

1	C.	For such other an	d further relief as this Court deems just and proper.
2	Dated: Feb	ruary 17, 2009	IRELL & MANELLA LLP
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5			By: #M. Jonathan S. Kagan
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COMPLAINT FOR FALSE PATENT MARKING; DEMAND FOR JURY TRIAL

DEMAND FOR JURY TRIAL

Juniper Networks, Inc. hereby demands a trial by jury on all issues triable to a jury as a matter of right.

Dated: February 17, 2009

IRELL & MANELLA LLP

By: Jonathan S. Kagan
Attorneys for Plaintiff
Juniper Networks, Inc.

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COMPLAINT FOR FALSE PATENT MARKING; DEMAND FOR JURY TRIAL